

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE WESTERN DISTRICT OF NORTH CAROLINA

FILED
CHARLOTTE, NC

APR 09 2012

CASE NO: 3:12cv0219-MOC

4/9/12

U.S. DISTRICT COURT
WESTERN DISTRICT OF NC

Calvin G. Latimer

1771 W. 131VD. apt 54 704-302-2208
Charlotte, NC 28208
VS.

T.R.S. Service

16715 David Taylor Drive
Charlotte, NC 28262

Complaints attached

Calvin G. Latimer

V.S.

4/4/12

249-86-2895

704-302-2208

I.R. 5.

Losses of \$15,000-

Complaint to Consider

That in act 2001 Mr. Manning knew that he
is in chapter 13. that there were no efforts to
observe the laws Governing that Court.

That the re-examination was without merit.

That the facts will indicate that Mr.
Manning, deliberate, action would indicate, that
other motives were present. that the agent Morton
that he had been to the city of Charlotte, and
that no record was available. These records, avail-
able now could have been mislocated, and the
absent of no court notice, would have made
this action for re-examination null & void.

REMEDY

That all monies be returned now, with interest
and damages. This breaking of law created a great
harmship to my children, wife and living Con-
gregation. The last payment of the I.R.S. was
deducted in 11-10.

4/28/12

Summary of Defense & Loss

This is to request the money due
as a result of not obeying the Chapter 13
File in 2001—I Believe by law that
you all were to notif the court, of you
Needs. All So the evidence I have
here would implify, that no money is
Due, see attached record of Chidren &
Losses, what you are Doing is creating
a drastic Hardship, I Am DisAble and
This is Causing more harm, I have tried
to reach every body No results. I find it
hard to believe, that our Government would
be have Badly, my losses Are about
\$10,000— or more